Docket Number 97N-484S
Dockets Management Branch (HFA-305)
Food and Drug Administration
5630 Fishers Lane
Room 1061
Rockville, MD 20852

#8 3 0 '50 BEC 30 30 24

Dear Sir or Madam

I wish to comment on the FDA proposed rule entitled "Suitability Determination for Donor of Human Cellular and Tissue-Based Products".

I object to the FDA's proposed definition of <u>minimally manipulated</u> because of the following reasons:

- The term <u>minimally</u> is vague and open to subjective, ever changing definitions.
- The term <u>manipulated</u> is also vague and open to subjective interpretation.

These proposed terms should be eliminated as they add nothing to the proposed rule and have nothing to do with donor suitability.

I object to the FDA's proposed definition of <u>homologous use</u> because:

- Homologous is vague and open to subjective interpretation.
- The term "use" infringes on the practice of medicine. How a doctor decides to use a device should not affect how it is regulated.
- The entire term should be eliminated.
- There is no threat to the public health with these tissues to warrant this type of term being used or distinction being made.
- Implementation of this term and its subsequent regulation may restrict availability as tissue banks try to comply with new FDA rules.

I do not wish its supply to be curtailed through excessive and unnecessary government regulation. I see no added benefit to having these definitions in the proposed rule.

Many people benefit from my use of allograft bone to treat a wide variety of conditions, some of which have no man-made material labeled alternative.

Thank you for the opportunity to comment on this proposed rule.

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Sincerely,

97N 484S

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